

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF LOUISIANA**

In re:)	
)	
)	Case No.
[NAME],)	
)	Chapter 13
Debtor(s).)	
)	Judge Magner
)	
)	<u>ORDER FOR RELIEF FROM STAY</u>

The hearing on the Motion for Relief from the Automatic Stay (“Motion”) filed by _____, (“Mover”), was scheduled for hearing on the _____ day of _____, 2006, at _____ .m.

The Court having considered the merits of the Motion, the allegations contained therein, attachments entered of record, arguments of counsel, [as well as any Objections filed thereto] [no objections having been filed thereto], and there being good cause to grant the relief requested;

IT IS ORDERED, that the Motion is GRANTED and the automatic stay imposed by 11 U.S.C. §362 is terminated to allow Mover to foreclose upon or otherwise exercise its security interests against the following described collateral (“Collateral”):

<property description>

IT IS FURTHER ORDERED, that the Chapter 13 Trustee shall discontinue payments to Mover on its secured claim under the Chapter 13 Plan filed by the Debtor(s) and Mover is directed to file a report of sale promptly following liquidation of the Collateral; if any excess proceeds exist, Mover is directed to remit same to the Trustee. Mover is given leave to file an unsecured deficiency claim within 60 days after liquidation of the Collateral, if such claim exists.

<If insurance proceeds or claim exist and were specifically plead in Motion, include the

following> [IT IS FURTHER ORDERED THAT Mover may apply proceeds of any insurance claim or settlement for losses sustained to the Collateral against the secured portion of its debt. Upon the receipt of funds, Mover shall notify the Chapter 13 Trustee, Debtor(s), and Debtor's counsel in writing of the amounts received and its intention to apply the same to the secured debt. Upon application of the funds, Mover shall remit any excess proceeds to the Chapter 13 Trustee for administration and provide an accounting of the obligations satisfied to the Chapter 13 Trustee, Debtor(s), and Debtor's counsel. Upon full satisfaction of the secured amounts owed, Mover shall return the original promissory note or security instrument marked as paid to Debtor's counsel, as well as any certificate of title on Collateral.]

Date: _____

UNITED STATES BANKRUPTCY JUDGE

SUBMITTED BY:

<Attorney & Bar Number>
<Law Firm>
<Street Address>
<City, State and Zip Code>
<Phone Number>

Attorney for Mover